

## Utah State Legislature

Senate • Utah State Capitol Complex • Suite W115

PO Box 145115 • Salt Lake City, Utah 84114-5115 (801) 538-1035 • fax (801) 538-1414

**House of Representatives •** Utah State Capitol Complex • Suite W030

PO Box 145030 • Salt Lake City, Utah 84114-5030 (801) 538-1029 • fax (801) 538-1908

July 31, 2007

Senator Carlene Walker, Chair Transportation Interim Committee 4085 East Prospector Dr. Salt Lake City, Utah 84648 Representative Todd E. Kiser, Chair Transportation Interim Committee 10702 South 540 East Sandy, Utah 84070

**Subject: Authority to Determine Criminal Penalties** 

Dear Senator Walker and Representative Kiser:

The Administrative Rules Review Committee feels that the authority to determine what conduct is criminal, and could result in the incarceration of a citizen, should be exercised only by the Legislature, and that granting this authority to state agencies does not adequately protect the public. However, several current state laws grant authority to some state agencies to determine, by administrative rule, what constitutes a criminal act.

Attached is a list of state statutes granting agencies within your committee's oversight the authority to determine what conduct carries a misdemeanor, and in some cases a felony penalty. We ask that your committee carefully review these statutory grants and consider whether they should continue or be repealed.

In the 2007 General Session, the Legislature passed legislation repealing several similar grants. Prior to considering additional legislation, the Administrative Rules Review Committee seeks your committee's recommendation.

Please contact us with any questions you may have. Also, our staff will be briefing your staff on this issue. Thank you for your consideration of this important matter.

Sincerely,

Senator Howard A. Stephenson, Chair Administrative Rules Review Committee

Representative Ben C. Ferry, Chair Administrative Rules Review Committee

cc: Mark B. Steinagel Shannon C. Halverson